IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,

Plaintiff,

v.

Civ. No. 18-172 SMV/GBW

ASSORTED DRUG PARAPHERNALIA VALUED AT \$236,010.37,

Defendants-in-rem.

FINAL DEFAULT JUDGMENT AND ORDER OF FORFEITURE

This matter comes before the Court on the United States' Motion for Final Default

Judgment pursuant to Federal Rule of Civil Procedure Rule 55(b)(2). [Doc. 14]. The Court,

having reviewed the motion and other material matters on file and being fully advised in the

premises, FINDS:

1. The statements contained in the Praecipes, Clerk's Certificates of Default, Motion

for Partial Default Judgment, and Motion for Final Default Judgment are true.

2. This Court has jurisdiction over the parties to and the subject matter of this action

and power to enter this Final Default Judgment.

IT IS THEREFORE ORDERED that all right, title, and interest of Lava Rock Hookah

Lounge, Munther Muhsen, and all unknown claimants in the Defendants-in-rem Assorted Drug

Paraphernalia Valued at \$236,010.37 is forfeited to the United States and title thereto is vested in

the United States.

STEPHAN M. VIDMAR

United States Magistrate Judge